### UNITED STATES DISTRICT COURT FOR THE DISTRICT OF CONNECTICUT

JEWISH FEDERATION OF METROPOLITAN CHICAGO,

Plaintiff,

٧.

BAYOU MANAGEMENT, LLC, SAMUEL ISRAEL, III, DANIEL MARINO, BAYOU GROUP, LLC, BAYOU SECURITIES, LLC, BAYOU ADVISORS, LLC, BAYOU EQUITIES, LLC, BAYOU FUND, LLC, BAYOU SUPER FUND, LLC, BAYOU NO LEVERAGE FUND, LLC, BAYOU ACCREDITED FUND, LLC, BAYOU OFFSHORE FUND, LLC, BAYOU OFFSHORE FUND A, LTD, BAYOU OFFSHORE FUND B, LTD, BAYOU OFFSHORE FUND C, LTD, BAYOU OFFSHORE FUND D, LTD, BAYOU OFFSHORE FUND E, LTD, BAYOU OFFSHORE FUND F, LTD BAYOU OFFSHORE MASTER FUND, LTD, and DOES 1-25, Inclusive,

Defendants.

Civil Action No. 3:05CV01401 (SRU)

September 30, 2005

#### APPLICATION FOR ENTRY OF DEFAULT

Pursuant to Rule 55(a) of the Federal Rules of Civil Procedure, Plaintiff, the Jewish Federation of Metropolitan Chicago (the "Federation"), respectfully requests that the Court enter a default against Defendant Daniel Marino ("Defendant") for failure to appear, answer, plead in or otherwise defend this action, as stated in the affidavit attached hereto. In support of this motion, the Federation submits the attached Affidavit (attached hereto as Exhibit 1) and further states as follows:

1. On September 2, 2005, the Federation filed the Complaint in the above-captioned matter.

- 2. Defendant is an individual who resides at 261 Bayberry Lane, Westport, CT, 06880.
- 3. Service of process was completed pursuant to Conn. Gen. Stat. § 52-45 et seq. on September 9, 2005, when Defendant was served with the Summons and Complaint at his residence. A copy of the affidavit of service on Defendant is attached to the Affidavit as Exhibit A.
- 4. Defendant is fully aware of this action as he has already attended a deposition in the case and his attorney appeared at the hearing on the Order to Show Cause.
- 5. The time within which the Defendant shall serve a responsive pleading or otherwise defend as required by Rule 12(a) of the Federal Rules of Civil Procedure has expired, and the Defendant has failed to file an answer or otherwise defend the Complaint.

WHEREFORE, Plaintiff, the Federation, through its attorneys, respectfully requests that the Defendant, Daniel Marino, be defaulted.

Respectfully submitted,

Jewish Federation of Metropolitan Chicago By its attorneys,

/s/ Kent D.B. Sinclair

William L. Prickett, Fed. Bar No. ct20907 Kent D.B. Sinclair, Fed. Bar No. ct14649 Jodi D. Luster, phv0543 SEYFARTH SHAW LLP World Trade Center East Two Seaport Lane, Suite 300 Boston, MA 02210 Tel: 617-946-4800

Fax: 617-946-4801 wprickett@seyfarth.com ksinclair@seyfarth.com iluster@seyfarth.com

Gerald T. Giaimo, Fed. Bar No. ct14885 Tyler Cooper & Alcorn, LLP 205 Church St. New Haven, CT 06509-1910

Tel: 203-784-8557 Fax: 203-865-7865

Giaimo@tylercooper.com

## **CERTIFICATE OF SERVICE**

I do hereby certify that I have served a copy of the forgoing document this 30th day of September, 2005, by first class mail, postage prepaid, to all persons identified on attached service list.

/s/ Kent D.B. Sinclair
Kent D.B. Sinclair

#### Service List

Bayou Management, LLC:

Bayou Management, LLC 40 Signal Road Stamford, CT 06902

Bayou Management, LLC c/o Samuel Israel, III 52 Oregon Road Bedford Corners, NY 10549

Samuel Israel, III:

Samuel Israel, III 52 Oregon Road Bedford Corners, NY 10549

Daniel Marino:

Andrew B. Bowman, Esq. 1804 Post Road East Westport, CT 06880

Bayou Group, LLC:

Bayou Group, LLC c/o National Registered Agents, Inc. Alex Tighe 12 Old Boston Post Road Old Saybrook, CT 06475

Bayou Securities, LLC:

Bayou Securities, LLC c/o Samuel Israel, III 52 Oregon Road Bedford Corners, NY 10549

Bayou Management, LLC c/o Faust Rabbach & Oppenheim 488 Madison Avenue New York, NY 10022

Bayou Securities, LLC c/o Thomas J. Williams, Esq. 16 Ann Jin Drive Greenwich, CT 06830

### Service List (cont.)

Bayou Advisors, LLC:

Bayou Advisors, LLC c/o Faust, Rabbach & Oppenheim 488 Madison Avenue New York, NY 10022

Bayou Equities, LLC:

Bayou Equities, LLC c/o Faust, Rabbach & Oppenheim 488 Madison Avenue New York, NY 10022

Bayou Fund, LLC:

Bayou Fund, LLC 40 Signal Road Stamford, CT 06902 Bayou Fund, LLC c/o Samuel Israel, III 52 Oregon Road Bedford Corners, NY 10549

Bayou Super Fund, LLC:

Bayou Super Fund, LLC 40 Signal Road Stamford, CT 06902

Bayou No Leverage Fund, LLC:

Bayou No Leverage Fund, LLC 40 Signal Road Stamford, CT 06902

Bayou Affiliates Fund, LLC:

Bayou Affiliates Fund, LLC 40 Signal Road Stamford, CT 06902

Bayou Accredited Fund, LLC:

Bayou Accredited Fund, LLC 40 Signal Road Stamford, CT 06902

## Case 3::06-cv-08425-SRU Documeent 35511 Filled 09/30/2005 Page 6 of 6

# Service List (cont.)

Bayou Offshore Fund, LLC: Bayou Offshore Fund, LLC 40 Signal Road Stamford, CT 06902